COMBINED DECLARATION AND POWER OF ATTORNEY

As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed and for which a patent is sought on the invention entitled:

SPEECH ANIMATION

the specification of whi	ch:			
is attached	hereto.			•
was filed or	n			
	der Application No h Express Mail No	_ (Application Num	ber not yet known).	
☐ was describ	ped and claimed in PCT I	nternational Applica	tion No.	
I hereby state including the claims, as	that I have reviewed and amended by any amend	understand the con ment referred to ab	tents of the above-ider	ntified specification,
I acknowledge accordance with Title 3	the duty to disclose infor 7, Code of Federal Regu	mation that is mater ations, Section 1.56	rial to the examination $\delta(a)$.	of this application in
I hereby claim provisional application(the benefit under Title 35 s) listed below:	, United States Cod	le, §119(e)(1) of any U	Inited States
U.S. Serial	No.	Filing Date	Sta	atus .
60/495,699	August 1	8, 2003	Pending	
listed below and, insofa prior United States app §112, I acknowledge th Title 37, Code of Feder	the benefit under Title 35 ir as the subject matter of lication in the manner pro e duty to disclose all info al Regulations, §1.56(a) o onal or PCT international	each of the claims wided by the first pa mation I know to be which became avail	of this application is no uragraph of Title 35, Uragraph of Title 35, Urage material to patentabil able between the filing	ot disclosed in the nited States Code, ity as defined in
listed below and, insofa prior United States app §112, I acknowledge th Title 37, Code of Feder	or as the subject matter of lication in the manner pro- e duty to disclose all info al Regulations, §1.56(a) on onal or PCT international	each of the claims wided by the first pa mation I know to be which became avail	of this application is no uragraph of Title 35, Uragraph of Title 35, Urage material to patentabil able between the filing	ot disclosed in the nited States Code, ity as defined in date of the prior
listed below and, insofa prior United States app §112, I acknowledge th Title 37, Code of Feder application and the nati U.S. Seri I hereby claim application(s) for patent one country other than application for patent or country other than the U.S.	or as the subject matter of lication in the manner pro- e duty to disclose all info al Regulations, §1.56(a) on onal or PCT international	each of the claims ovided by the first parmation I know to be which became availabiling date of this appropriate Title 35, United or of any PCT intermination in the sis claimed:	of this application is no aragraph of Title 35, Une material to patentabil able between the filing oplication: State I States Code, §119 of ational application(s) of the have also identified the palagraphication(s) design	ot disclosed in the nited States Code, ity as defined in date of the prior tus f any foreign lesignating at least pelow any foreign nating at least one

Patent Attorney's Docket No.: 13909-145001 / 2003P00563 US01

Date: March S

Date: 3/6/2084

3/6/2004

I hereby appoint all registered practitioners associated with Customer Number 32864 to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith, and direct that all correspondence be addressed to:

Customer Number 32864

Direct all telephone calls to ELISSA Y, WANG, Reg. No. 48,668, at telephone number (650) 839-5070.

For Assigned Inventions: I understand that the purpose of making this appointment is to permit prosecution of patent applications for the above-identified invention for the benefit of my assignee, and that this appointment does not create an attorney-client relationship between me and these appointees.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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